Exhibit FF

1	SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR					
2	THE COUNTY OF ALAMEDA					
3	CHRISTINA G. PRUDENCIO,)					
4	Plaintiff,					
5						
6	vs.) Case No.) RG20061303 JOHNSON & JOHNSON; JOHNSON)					
7	& JOHNSON CONSUMER, INC.					
8	(Sued individually and as) successor-in-interest to) JOHNSON & JOHNSON CONSUMER)					
9	COMPANIES, INC.), et al.,					
10	Defendants.) (Pages 1 - 228)					
11						
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13						
14	DEPOSITION OF EXPERT WITNESS					
15	DR. WILLIAM LONGO					
16	WEDNESDAY, APRIL 21, 2021					
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23						
24	Reported by: KAREN C. WATERS, REGISTERED					
25	PROFESSIONAL REPORTER					

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SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR
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 2
                     THE COUNTY OF ALAMEDA
 3
      CHRISTINA G. PRUDENCIO,
 4
                  Plaintiff,
 5
                                       Case No.
         vs.
                                       RG20061303
 6
      JOHNSON & JOHNSON; JOHNSON
 7
      & JOHNSON CONSUMER, INC.
      (Sued individually and as
      successor-in-interest to
 8
      JOHNSON & JOHNSON CONSUMER
      COMPANIES, INC.), et al.,
 9
                 Defendants.
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             DEPOSITION OF DR. WILLIAM LONGO, taken on
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       behalf of Defendants, remotely via
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23
       videoconference, commencing at 9:05 a.m. (PST),
       Wednesday, April 21, 2021, before Karen C.
24
25
       Waters, Registered Professional Reporter.
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1
       APPEARANCES: (Via videoconference):
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       For Defendants LONGS DRUG STORES CALIFORNIA,
 9
       L.L.C., on behalf of LONGS DRUG STORES
10
       CALIFORNIA, INC. (Erroneously sued as LONGS DRUG
       STORES CALIFORNIA, L.L.C., individually and as
       successor-in-interest, parent, alter eqo, and
11
       equitable trustee of LONGS DRUG STORES
       CALIFORNIA, INC.); SAFEWAY INC.; LUCKY STORES,
12
       INC.; and ALBERTSONS COMPANIES, INC.:
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       For Defendants JOHNSON & JOHNSON and JOHNSON &
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       JOHNSON CONSUMER INC.:
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       APPEARANCE (Via videoconference) (continued):
 2
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15
       Also Present:
         Bret Hampton, the videographer.
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- ISO PLM method. Sample preparation for the heavy liquid density is not the ISO method, but that's what I -- what we had been calling the CSM method.
 - 0. Okay.

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- So it's two different things. Α. There's sample prep, but then there's the analysis to determine if chrysotile is present.
- So that analysis follows the ISO Q. Right. 22262-1 methodology?
 - Α. Yes.
- And Paul Hess, he was the individual who Q. performed all of the PLM analyses as part of this report that was marked as 3F as well as the part that was marked as 3G?
 - Α. Yes.
- Okay. And I guess as part of this 0. report, 3F, Mr. Hess identified what he identified as chrysotile at levels varying from -- without the liquid separation technique -- levels from .006 to .009 area percent weight, correct?
- I believe that's correct. I know you're Α. just reading it off the results, but I always feel silly if I agree and then it's not. That

DR. WILLIAM LONGO, on 04/21/2021 CHRISTINA G. PRUDENCIO vs. JOHNSON & JOHNSON, et al.

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die.)

REPORTER'S CERTIFICATE

I, KAREN WATERS, Registered Professional Reporter, do hereby certify that previous to the commencement of the examination, the said DR. WILLIAM LONGO, was duly sworn by me to testify to the truth in relation to the matters in controversy between the parties hereto; that the said deposition was taken in machine shorthand by me at the time and place aforesaid and was thereafter reduced to typewritten form; that the foregoing is a true transcript of the questions asked, testimony given, and proceedings had.

I further certify that I am not employed by, related to, nor of counsel for any of the parties herein, nor otherwise interested in the outcome of this litigation.

IN WITNESS WHEREOF I have affixed my
Signature this April 21/1024

Karen Waters

	Reading	and	Signing	was	rec	quested.	
x	Reading	and	Signing	was	wai	lved.	
	Reading	and	Signing	isı	not	required	